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September 9, 2021

VIA ECF

The Honorable Victor Marrero United States Courthouse for the Southern District of New York 500 Pearl Street, Suite 1610 New York, New York 10007

Re:

Rosenfield & Co., PLLC v. Trachtenberg, Rodes & Friedberg, LLP, et al.

Case No. 1:21-cy-3858 (VM)

Dear Judge Marrero:

This office has the pleasure of representing Plaintiff, Rosenfield & Company, PLLC ("Rosenfield"), in the above-entitled case.

Rosenfield respectfully requests a 14-day extension of time, through and including September 24, 2021, to respond to the Counterclaims filed by Defendants Star Auto Sales of Bayside, Inc., Star Auto Sales of Queens, LLC, Star Hyundai LLC, Star Nissan, metro Chrysler Plymouth Inc., Star Auto Sales of Queens County LLC, and Star Auto Sales of Queens Village LLC (collectively referred to hereinafter as "Star Auto Group"). Rosenfield's deadline to respond to Star Auto Group's Counterclaims is currently September 10, 2021. Consistent with the spirit of your Honor's Individual Practices, counsel for Rosenfield and Star Auto Group have been actively working towards resolving the pleading issues previously identified by Rosenfield concerning Star Auto Group's Counterclaims, and Star Auto Group has agreed to amend same. Counsel for Star Auto Group advised the undersigned today that additional time is needed to prepare the Amended Counterclaims, and therefore, Rosenfield seeks this extension of time in order to allow for the Amended Counterclaims to be filed. This is Rosenfield's second request for an extension of time to respond to Star Auto Group's Counterclaims, and counsel for Star Auto Group consents to this request for extension of time.

If you have any questions, please have your Judicial Assistant contact me. Thank you for your consideration.

Respectfully submitted,

Lesley-Anne Marks

Counsel of Record (via ECF)